PTO/S8/513 (10-06)

oved for use through DUSD/2007, CAME DEET-6033 Years Office; U.S. DEPARTMENT OF COMMERCE Appro U.S. Patent and Trodum a world DMB control ourside

SUPPLEMENTAL DECLARATION FOR REISSUE PATENT APPLICATION TO CORRECT "ERRORS" STATEMENT (37 CFR 1.175)

Attorney Docket Nu	mber	8169-852	279
First Named Invento	17	Franciso	Barreras S
C	OMPLI	ETE II known	
Application Number	09/	591,351	
Filing Date	037	591,351 31/2000	
Art Unit	376	6	
Examiner Name	Ken	nedy, Sch	etzle

I/We hereby declare that:

Every error in the patent which was corrected in the present relasue application, and which is not covered by the prior outh(s) and/or declaration(s) submitted in this application, arose without any deceptive intention on the part of the applicant.

WARNING:

Petitioner/applicant is cautioned to avoid aubmitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2018 aubmitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider reducting such personal Information from the documents before submitting them to the USPTO. Petitionar/applicant is advised that the record of a patient application is available to the public after publication of the application (unless a non-publication request in compilance with 37 CFR 1.213(e) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see S7 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly svallable.

I/We hereby decize that all statements made herein of mylour own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1801 and that such willful false attravents may jeopardize the validity of the application or any patent issued thereon.

Name of Sole or First Inventor:	A petition has been filed for this unsigned inventor
Given Name (first and middle (if anyl))	Family Name or Surname
Francisco Jose	Barreras Sr.
Inventor's Armele Bank	Drate 11/21/06
Name of Second Inventor:	A petition has been filed for this unsigned inventor
Given Name (first and middle (if any))	Family Name or Sumame
Oscar	Jimenez
Inventor's Signesture ONUM	Data 11/21/06
	nemed on the supplemental shade PTO/98/02A or ONA standard horses

PRI 1.176. The information is required to obtain or retain a benefit by the public which is to the (and by the USPTO remaid by 35 U.S.C. 122 and 37 CPR 1.11 and 1.14. This collection is estimated to late 1.8 minutes to complete, to process) on application. Confidentially to gi to process) an application. Conservative to governed by 35 U.S.C. 122 and 37 CPR 1.11 and 1.14. This collection is estimated to late 1.8 influence to complete, graphing, preparing, and submitting the completed explication from to the USPTO. Three will vary depending upon the influence complete has brown and/or suggestions for reducing this burder, should be sent to the Chief information Office, U.S. Department of Commerce, P.O. Box 1400, Alexandria, VA 22313-1460. DO NOT SEND FEES OR COMPLETED PORMS TO THIS ADDRESS, SEND TO: Commissioner for Patients, P.O. Box 1440, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-0199 and select option 2.





UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

JUNE 08, 2004

WELSH & KATZ, LTD.

PTAS ...

THOMAS R. VIGIL 120 S. RIVERSIDE PLAZA, 22ND FLOOR CHICAGO, IL 60606

> UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE. ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 11/17/2003

REEL/FRAME: 014699/0816

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

EXONIX CORPORATION D/B/A EXONIX

DOC DATE: 11/14/2003

BIOMEDICAL ENGINEERING

ASSIGNEE:

MED'TRONIC, INC.

710 MEDTRONIC PARKWAY

MINNEAPOLIS, MINNESOTA 55432-5604

SERIAL NUMBER: 08690968 PATENT NUMBER: 5733313 FILING DATE: 08/01/1996

ISSUE DATE: 03/31/1998

TITLE: RF COUPLED, IMPLANTABLE MEDICAL DEVICE WITH RECHARGEABLE BACK-UP

POWER SOURCE

014699/0816 PAGE 2

VIOLET MCCOY, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

	Docket No.:
FORM PTO-1595 (Modified) NOV 1 7 2003 63	· 2003 U.S. DEPARTMENT OF COMMER
13MB No. 0551-0027 (exp.5/31/2017) POBA/REVO3	Patent and Trademark Of
Tab settings > > TRADEMANKER V 10260	
10200	ice: Please record the attached original documents or copy thereof.
.1. Name of conveying party(ies): //_ /7~o3	Name and address of receiving party(ies):
Exonix Corporation d/b/a Exonix Biomedical Engineering	Name: Medtronic, Inc.
½	
Additional names(s) of conveying party(ies)	Address: 710 Medtronic Parkway
3. Nature of conveyance:	
☑ Assignment ☐ Merger	
☐ Security Agreement ☐ Change of Name	City: Minneapolis State/Prov.: MN
☐ Other	
	Country: <u>USA</u> ZIP: <u>55432-5604</u>
Execution Date: November 14, 2003	Additional name(s) & address(es) ☐ Yes ☒ No
4. Application number(s) or patent numbers(s):	
If this document is being filed together with a new application	, the execution date of the application is:
Patent Application No. Filing date	B. Patent No.(s)
	5,733,313
•	
Additional numbers	☐ Yes 🖾 No
5. Name and address of party to whom correspondence	
concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Thomas R. Vigil	7. Total fee (37 CFR 3.41):\$ 40.00
Registration No. 24,542	
Address: Welsh & Katz, Ltd.	Enclosed - Any excess or insufficiency should be credited or debited to deposit account
120 S. Riverside Plaza, 22nd Floor	☐ Authorized to be charged to deposit account
	8. Deposit account number:
City: Chicago State/Prov.: IL	23-0920
Country: USA ZIP: 60606	(Attach duplicate copy of this page if paying by deposit account)
	ISE THIS SPACE
9. Statement and signature.	S S
To the best of my knowledge and belief, the foregoing informa of the original document.	
Thomas R. Vigil	m h / mil 11/14/03/98
Name of Person Signing	Signature
Total number of pages including co Mail documents to be recorded with n	equired cover sheet information to:
Mail Stop Assignment F Director of the United States P	

ASSIGNMENT

This Agreement is by and between Exonix Corporation, d/b/a Exonix Biomedical Engineering ("Assignor"), a corporation organized and existing under the laws of the State of Florida and having a principal place of business at 9344 Northwest 13th Street, Miami, Florida 33172, and MEDTRONIC, INC. a corporation organized and existing under the laws of the State of Minnesota and having a principal place of business at 710 Medtronic Parkway, Minneapolis, Minnesota 55432-5604 ("Medtronic").

Assignor represents and warrants that it owns the entire right, title and interest in and to U.S. Patent No. 5,733,313, issued March 31, 1998, free and clear of any liens, licenses or other encumbrance.

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignors hereby sell and assign to Medtronic, its successors and assigns, any and all right title and interest the Assignors may have in and U.S. Patent No. 5,733,313, issued March 31, 1998, the same to be held and enjoyed by Medtronic for its own use and benefit and use and benefit of its successors and assigns to the full end of the term for which the patent may be granted, as fully and entirely as the same would have been held and enjoyed by me had this assignment and sale not been made, including without limitation the right to enforce the patent and collect damages for past and future infringement.

For the consideration aforesaid, the Assignors hereby individually, covenants and agrees to and with Medtronic, its successors and assigns, that whenever its counsel or the counsel of its successors or assigns, learned in the law, shall advise that an amendment or division of, or continuation or any continuation-in-part thereof, or any other proceeding in connection with the filing or prosecution of said domestic or foreign patent application, including interference proceedings, is lawful and desirable, or that a reissue of extension of the is lawful and desirable, I or my executors, administrators or assigns will sign all papers and drawings, take all rightful oaths, and do all acts necessary or required to be done for the procurement of valid patents, or for the reissue of extension f the same, without charge to Medtronic, its successors or assigns, but at Medtronic's expense.

ACCORDINGLY, each of the parties has caused this Agreement to be executed, in the manner appropriate for each, as of the date indicated.

EXONIX CORPORATION, d/b/a
EXONIX BIOMEDICAL ENGINEERING

Oscar limene President

STATE OF FLORIDA

) SS

COUNTY OF MIAMI, DADE

On this 14 day of 2003, before me personally appeared Oscar Jimenez, to me known to be the person described in and who executed the foregoing instrument and acknowledged that he executed the same as his free act and deed.

IN WITNESS WHEREOF, I have hereunto affixed my official signature with the seal of my office, the day and year above written.

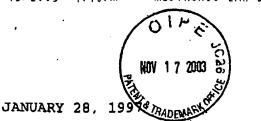
TERESITA CASTILLO-LAGOMASINO
MY COMMISSION # DD 131634

EXPIRES: July 15, 2008
1-000-NOTARY FL Notary Service & Bonding, Inc.

THOMAS R. VIGIL (

BARRINGTON, IL 60010

836 SOUTH NORTHWEST HIGHWAY



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

PTAS

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

P1. 11

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, NORTH TOWER BUILDING, SUITE 10C35, WASHINGTON, D.C. 20231.

RECORDATION DATE: 10/21/1996

REEL/FRAME: 8235/0926

NUMBER OF PAGES: 2

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

BARRERAS, FRANCISCO JOSE, SR.

DOC DATE: 10/18/1996

ASSIGNOR:

JIMENEZ, OSCAR

DOC DATE: 10/18/1996

ASSIGNEE:

EXONIX BIOMEDICAL ENGINEERING 9344 N.W. 13 STREET MIAMI, FLORIDA 33172

SERIAL NUMBER: 08690968

PATENT NUMBER:

FILING DATE: 08/01/1996

ISSUE DATE:

DIANE RUSSELE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

MEDTRONIC LAW DEPT	97 1990 : NO. 8725 S.P. 2TMENT OF
OMB No. 0651-0011 (exc. 4/2-)	EET COMMERCE Patent and Tracemark Office
To the Honorable Commissioner of Page 1503	112925 attached original documents or copy thereof.
Name of conveying party(ies):	2. Name and address of receiving party(ies):
Francisco Jose Barreras, Antanio	Name: Exonix Biomedical Engineering
(21 17	Internal Address:
Additional name(s) of conveying party(ies) attached? Yes 2000.	
3. Nature of Conveyance:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
및 Assignment ☐ Merger	Street Address: 9344 N.W. 13 Street
☐ Security Agreement ☐ Change of Name	City: <u>Miami</u> State: <u>Fla</u> ZIP: <u>331</u> 72
□ Other	5 Sinte. 11a 21F. 5517 //
Execution date: October 18, 1996	Additional name(s) & address(es) attached?
4. Application number(s) or registration number(s):	3/690,968
If this designant is being filed together with a new and live to	and the average to the state of the state of
If this document is being filed together with a new application	
A. Patent Application No.(s)	B. Patent No.(s) 12345 U.S. PTO
08/690,968	
Additional numbers atta	ached? [] Yes [3] No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Thomas R. Vigil	
Internal Address:	7. Total fee (37 CFR 3.41): \$ 40.00
mena Address:	€k Enclosed
	Authorized to be charged to deposit account
Street Address: 836 South Northwest Highway	8. Deposit account number:
City: Barrington State: Ill ZIP: 60010	(Attach duplicate copy of this page if paying by deposit account)
DO NOT USE	THIS SPACE
3. Statement and signature. To the best of my knowledge and belief, the foregoing inform copy of the original document.	n h/ -1
Thomas R. Vigil Name of Person Signing Signing	October 21, 1996
3	ature Date over sheet, attachments and document: 2
the state of the state o	And a contract a district the district of the contract of the

•	n <u> </u>	
	Oscar Jimenez	

erial No	08/690,968	<u>AS</u>
	August 1, 1996	

				,
100101	TO 4	-		•
ACCICAN	ノフル	м	v	
ASSIGN	4.YI			
		_,-		

and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under a convention for any patent, utility model or industrial property. We hereby further agree upon the required documents that shall be required to be executed in Registration or Industrial Design Registration includes applications, patents, utility model registrations or individually model registrations or individually model registrations. Out hand and seal this 18 STATE OF On this	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entire to claim priority and or under arrest of said Assigner connection with any connection with any claim the procedural design region with any connection with an	d Assignee, it as the same as	s successors, legal re would have been held and for said consider and interest in said in U.S. Application Set the Protection of Ir country which is a fority legislation of some legal representational for country which is a fority legislation of some legal representational for caseing and consider and c	presentatives and assigned and enjoyed by deration we have nivertion or improvemental No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to element Patent. Petty Patent Patent. Petty Patent Patent. Petty Patent Patent Patent. Petty Patent Pa	ens to the end of the us
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under a convention for any patent, utility model or industrial property. We hereby further agree upon the required to be executed in Registration or Industrial Design Registration include applications, patents, utility model registrations or individually model registrations or individually model registrations or individually model registrations. Our hand and seal this 18 STATE OF	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entire to claim priority and for under an east of said Assigned connection with any line the procession windual design registry duy of	d Assignee, it as the same as the same as the same as the same in the same are the same as the same are the same as the same are the same as the same	s successors, legal re- would have been hel- nt, and for said consid- and interest in said in U.S. Application Se the Protection of Ir country which is a fority legislation of se ors, legal representate ications for foreign I consists and said Assignce. Ober Oscar Jimbi	resentatives and assigned and enjoyed by deration we nvention or improvem rial No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to element Patent. Petty Pett doctor we in west	ens to the end of the "US if this hereby also assign lents thereto for any , 968 filed other multinational licable international said consideration. execute any and all alent. Utility Model filed in and files (SEAL) (SEAL)
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under a convention for any patent, utility model or industrial property. We hereby further agree upon the required to be executed in Registration or Industrial Design Registration includes applications, patents, utility model registrations or individually model registrations or individually model registrations. Our hand and seal this 18	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entire to claim priority and for under an east of said Assigned connection with any line the procession vidual design registry and for under an east of said Assigned connection with any line the procession vidual design registry day of	d Assignee, it as the same as	s successors, legal re- would have been hel- int. and for said consid- and interest in said in U.S. Application Set the Protection of Ir country which is a country which is a fority legislation of set the protection for foreign I country which is a country which is a forst legal representate incutions for foreign I consecuted with said of the protection of the protectio	resentatives and assigned and enjoyed by deration we nvention or improvem rial No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to elements Patent. Petty Pall doctors are assigned assigned to the country and ass	ens to the end of the us
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under a convention for any patent, utility model or industrial property. We hereby further agree upon the required to be executed in Registration or Industrial Design Registration includes applications, patents, utility model registrations or individually model registrations or individually model registrations. Our hand and seal this 18	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entire to claim priority and for under an east of said Assigned connection with any line the procession vidual design registry and for under an east of said Assigned connection with any line the procession vidual design registry day of	d Assignee, it as the same as	s successors, legal re- would have been hel- and for said consid- and interest in said in U.S. Application Se the Protection of Ir country which is a fority legislation of s ors, legal representat ications for foreign I	presentatives and assigned and enjoyed by deration we nvention or improvem rial No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to electers Parent. Petry Publications are assigned to electers and assigns to electers Parent. Petry Publications are assigned.	ens to the end of the us
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under a convention for any patent, utility model or industrial property. We hereby further agree upon the required to be executed in Registration or Industrial Design Registration includes applications, patents, utility model registrations or individually model registrations or individually model registrations. Our hand and seal this 18	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entire to claim priority and for under an east of said Assigned connection with any line the procession vidual design registry and for under an east of said Assigned connection with any line the procession vidual design registry day of	d Assignee, it as the same as	s successors, legal re- would have been hel- and for said consid- and interest in said in U.S. Application Se the Protection of Ir country which is a fority legislation of s ors, legal representat ications for foreign I	presentatives and assigned and enjoyed by deration we nvention or improvem rial No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to electers Parent. Petry Publications are assigned to electers and assigns to electers Parent. Petry Publications are assigned.	ens to the end of the us if this hereby also assignments thereto for any 968 filed other multinational ficable international said consideration execute any and all alent. Utility Model (133) is and foreign (SEAL)
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under the convention for any patent, utility model or industrial property. We hereby further agree upon the required documents that shall be required to be executed in Registration or Industrial Design Registration includes applications, patents, utility model registrations or indistributions.	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entite to claim priorities to claim priorities and or under an east of said Assigner connection with any line the procession region indual design region	d Assignee, it as the same as	s successors, legal re- would have been hel- and for said consid- and interest in said in U.S. Application Se the Protection of Ir country which is a fority legislation of s ors, legal representat ications for foreign I	presentatives and assigned and enjoyed by deration we nvention or improvem rial No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to electers Parent. Petry Publications are assigned to electers and assigns to electers Parent. Petry Publications are assigned.	ens to the end of the us if this hereby also ussign tents thereto for any 968 filed other multinational ficable international said consideration execute any and all atent. Utility Model with in aid Mariya.
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under a convention for any patent, utility model or industrial property. We hereby further agree upon the required to be executed in Registration or Industrial Design Registration includes applications, patents, utility model registrations or indicated.	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entite to claim priorities to claim priorities and or under an east of said Assigner connection with any line the procession region indual design region	d Assignee, it as the same as	s successors, legal re- would have been hel- and for said consid- and interest in said in U.S. Application Se the Protection of In- country which is a fority legislation of s ors, legal representat ications for foreign I in execute any and o Assignce.	presentatives and assigned and enjoyed by derution we interest to the country of the country; and for the country; and the country is the country; and the country; and the country is the country is the country; and the country is the countr	ens to the end of the us if this hereby also assign tents thereto for any 968 filed other multinational licable international said consideration execute any and all atent. Utility Model with in aid Meets and Meets an
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under a convention for any patent, utility model or industrial property. We hereby further agree upon the required to be executed in Registration or Industrial Design Registration includes applications, patents, utility model registrations or indicated.	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entite to claim priorities to claim priorities and or under an east of said Assigner connection with any line the procession region indual design region	d Assignee, it as the same as	s successors, legal re- would have been hel- and for said consid- and interest in said in U.S. Application Se the Protection of In- country which is a fority legislation of s ors, legal representat ications for foreign I in execute any and o Assignce.	presentatives and assigned and enjoyed by derution we interest to the country of the country; and for the country; and the country is the country; and the country; and the country is the country is the country; and the country is the countr	ens to the end of the "US if this _ hereby also assign tents thereto for any _ 968 filed other multinational licable international said consideration. execute any and all atent. Utility Model
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under a convention for any patent, utility model or industrial property. We hereby further agree upon the required to be executed in Registration or Industrial Design Registration includes applications, patents, utility model registrations or indicated.	and enjoyed by sains fully and entirely the right to sue for pure and assigns the entite to claim priorities to claim priorities and or under an east of said Assigner connection with any line the procession region indual design region	d Assignee, it as the same as	s successors, legal re- would have been hel- and for said consid- and interest in said in U.S. Application Se the Protection of In- country which is a fority legislation of s ors, legal representat ications for foreign I in execute any and o Assignce.	presentatives and assigned and enjoyed by derution we interest to the country of the country; and for the country; and the country is the country; and the country; and the country is the country is the country; and the country is the countr	ens to the end of the "US if this _ hereby also assign tents thereto for any _ 968 filed other multinational licable international said consideration. execute any and all atent. Utility Model
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been inade, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under the convention for any patent, utility model or industrial property. We hereby further agree upon the required documents that shall be required to be executed in Registration or Industrial Design Registration included.	and enjoyed by sain as fully and entirely the right to sue for put and assigns the entire to claim priorithe International Corial design application and or under an east of said Assigner connection with any ling the prosecution.	d Assigned, it as the same as the same as the same as the same are right, title ity from I onvention for the any internal price, its successivy and all apply a theref, a id-	s successors, legal re- would have been hel- and for said consid- and interest in said in U.S. Application Se the Protection of Ir country which is a fority legislation of s ors, legal representat ications for foreign I we execute with and of	presentatives and assigned and enjoyed by deration We nvention or improvem rial No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to electers Parent. Petry Present assigns to electers Parent.	ens to the end of the "US if this _ hereby also assign tents thereto for any _ 968 filed other multinational licable international said consideration. execute any and all atent. Utility Model
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been inade, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under the convention for any patent, utility model or industrial property. We hereby further agree upon the required documents that shall be required to be executed in Registration or Industrial Design Registration included.	and enjoyed by sain as fully and entirely the right to sue for put and assigns the entire to claim priorithe International Corial design application and or under an east of said Assigner connection with any ling the prosecution.	d Assigned, it as the same as the same as the same as the same are right, title ity from I onvention for the any internal price, its successivy and all apply a theref, a id-	s successors, legal re- would have been hel- and for said consid- and interest in said in U.S. Application Se the Protection of Ir country which is a fority legislation of s ors, legal representat ications for foreign I we execute with and of	presentatives and assigned and enjoyed by deration We nvention or improvem rial No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to electers Parent. Petry Present assigns to electers Parent.	ens to the end of the "US if this _ hereby also assign tents thereto for any _ 968 filed other multinational licable international said consideration. execute any and all atent. Utility Model
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT, right August 1, 1996, under the convention for any patent, utility model or industrial property. We hereby further agree upon the required documents that shall be required to be executed in	and enjoyed by sain as fully and entirely the right to see for put and assigns the entire to claim priorithe International Corrial design application and or under an est of said Assigner connection with any	d Assigned, it as the same as	s successors, legal re- would have been hel- at, and for said consid- and interest in said in J.S. Application Se the Protection of Ir country which is a fority legislation of s ors, legal representat ications for foreign I	presentatives and assigned and enjoyed by deration We nvention or improvem rial No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to electers Parent. Petry Present assigns to electers Parent.	ens to the end of the "US if this _ hereby also assign tents thereto for any _ 968 filed other multinational licable international said consideration. execute any and all atent. Utility Model
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been inside, including all to said Assignee, its successors, legal representatives and all foreign countries and OUT riging August 1, 1996, and all foreign countries and outron industrial property we hereby further agree upon the requirement.	I and enjoyed by sain as fully and entirely be right to sue for put and assigns the entire to claim priorithe International Corrial design application and or under an est of said Assigner	d Assigned, it as the same as the same as infringence, tire right, title ity from I onvention for ion filed in a my internal prie, its successi	s successors, legal re- would have been hel- at, and for said consid- and interest in said in J.S. Application Se the Protection of Ir country which is a jority legislation of s ors, legal representat	resentatives and assigned by deration we nvention or improvemental No. 08/690 adustrial Property or member of any applicate country; and for lives and assigns to ever the same assigns to ever the	ens to the end of the us if this _ hereby also assign tents thereto for any 968 filed other multinational licable international suid consideration. execute any and all
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been inside including the said Assignee, its successors, legal representative and all foreign countries and OUT riging August 1, 1996, under the convention for any patent, utility model or industrial property.	and enjoyed by said as fully and entirely be right to sue for put and assigns the entit to claim priorithe International Cortial design application and / or under and / or	d Assigned, it as the same ast infringence tire right, title ity from I onveation for ion filed in a sy internal princernal princern	s successors, legal re- would have been hel- at, and for said consid- and interest in said in J.S. Application Se the Protection of Ir country which is a jority legislation of s	resentatives and assigned and enjoyed by deration we nvention or improvemental No. 08/690 adustrial Property or member of any applicate country; and for	ens to the end of the us if this _ hereby also assign ents thereto for any , 968 filed other multinational licable international suid consideration.
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representative and all foreign countries andOUT rigAugust 11996, under t	I and enjoyed by sains fully and entirely the right to sue for puts and assigns the entite to claim priorities the laternational Co	d Assignee, it as the same ist infringence tire right, title ity from tonvention for	s successors, legal re- would have been heled, and for said consid- and interest in said in U.S. Application Se- the Protection of Ir	resentatives and assigned and enjoyed by derution we nvention or improvem rial No. 08/690 adustrial Property or	ens to the end of the us if this _ hereby also assign tents thereto for any , 968 filed other multinational
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted assignment and sale had not been made, including all to said Assignee, its successors, legal representative and all foreign countries andOUT right	I and enjoyed by sain as fully and entirely be right to sue for pu s and assigns the en ht to claim priori	d Assignee, it as the same sat infringence tire right, title ity from t	s successors, legal re- would have been hel- at, and for said consid- and interest in said in U.S. Application Se	resentatives and assigned by derution We nvention or improvemental No. 08/690	ens to the end of the us if this hereby also assign tents thereto for any 1968 filed
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted a assignment and sale had not been made, including al- to said Assignee, its successors, legal representatives	i and enjoyed by sains fully and entirely the right to sue for put and assigns the entire the entir	d Assigned, it as the same ast infringence tire right, title	s successors, legal re would have been hel it, and for said consid and interest in said in	rresentatives and assisted and enjoyed by	ens to the end of the US if this hereby also assign tents thereto for any
and assigns, whereby said Letters Patent will be held term for which said Letters Patent may be granted a assignment and sale had not been made, including the	l and enjoyed by sains fully and entirely the right to sue for pu	d Assignee, it as the same at infringence	s successors, legal re would have been hel it, and for said consid	rresentatives and assisted and enjoyed by derusion	ens to the end of the US if this _ hereby also assign
and assigns, whereby said Letters Patent will be hold term for which said Letters Patent may be granted a	l and enjoyed by sai as fully and entirely	d Assigned, it as the same	s successors, legul re would have been hel	rresentatives and assisted the property of the	us if this
and assigns, whereby said Letters Patent will be held	and enjoyed by sai	d Assigned, it	s successors, legul re	presentatives and assis	ens to the end of the
			, ,		
	Less mit tikning pleter	n hereby conv	reyed in the said Ass	ignee, its successors, i	egal representatives
affirmative acts to obtain said Letters Patent, and to					
assisting in the re-examination proceedings, and for					
re-examination, to cooperate to the best ofQUI					
expedient; and for said considerationsWeassigns, in the event of said application or any division					
Patent that may be granted upon said application,					
supplemental oath or declaration or affidavit relating					
execute any and all divisional or continuation appl			•	•	
For said consideration, We her	• • •	•	-		
assignment; and We further warrant that the	here are no outstandi	ing prior wsig	nnients, licenses or of	ther rights in the intere	st herein ossigned.
(
or said application when officially known.	en ha el	he owner of	the interest heroin are	signed, and to have th	e eight to make this
We hereby authorize and request the aim	luene o _e kristig ju se	المائلة المائلة المائد	to lusers in this Assig	gament the filing date :	and genal Namper
Engineering					and Bartal Marches
We hereby nuthorize and request the Cor	mmissioner of Paten	us to issue suid	Letters Patent to said	EXOUIX	Biomedical
applications, and in any reissue, re-examination or ex		3.00		المارية المحادث المحادث المارية	Diamadiani
jointly with another on said invention or improvemen		Letters Paced	i of the United States	which may be obtaine	ed on any of the said
October , 15	96, and any and	all other Unit	ed States applications	which we may	•
and in the application for Letters Patent of the Unite	ed States therefor, e	xecuted py. —	us	on the 18th	day of
DEVICE WITH RECHARGEABLE I	BACK-UP POW	ER SOURC	E		
interest in the United States in OUT inve	ention or improveme	ents in RF C	OUPLED, IMP	LANTABLE MED	ICAL
naving its principal place of outsiness in				arives and assigns, the	entire right title and
(or) a corporation of the State of having its principal place of business at 9344 h	N.W. 13th St	treet. M	iami, Flori	da 33172	
And the contract of the contra	71 and Ja		(nereinalter retein	ed to as "Assignee"), p.	resently residing at
(or) a corporation of the State of F					
	Lomedical Li	ugrueeri	ng.		
We hereby assign to Exonix Bi	ood and valuable co Lomedical Er	onsideration, t ngineeri	he receipt and suffici .ng	iency whereof are hen	eby acknowledged.
	ood and valuable co Lomedical Er	onsideration, ungineeri	he receipt and suffici ng	iency whereof are hen	eby acknowledged.

NOTARY PUBLIC